





## INDEX FOR ADVERTISERS ON FOURTH PAGE.

Advertisements in this column charged ten cents per line for the first insertion, and five cents for each subsequent insertion. Advertisements for real estate, and for the sale of goods, are charged at the rate of one dollar per line for the first insertion, and fifty cents for each subsequent insertion. Advertisements for the sale of goods, are charged at the rate of one dollar per line for the first insertion, and fifty cents for each subsequent insertion.

**WANTED.**  
A girl to operate on a sewing machine. Call at 110 Broad street, No. 516 Oct 26.-d1t

**WANTED.** A partner with a few hundred dollars. Call at office "Sunny Side," No. 516 Oct 26.-d1t

**WANTED.** In a wholesale grocery store, a thoroughly competent and experienced receiving and shipping clerk. Address, giving references and salary expected, X.Y.Z. Constitution office. For a thoroughly capable and experienced clerk, call at 110 Broad street, No. 516 Oct 26.-d1t

**WANTED.** A good white cook can get employment by applying at corner Pryor and Houston streets, No. 81. 491 Oct 26.-d3t

**WANTED.** Printing of all kinds, from the smallest card to the largest poster, books, etc., executed at the lowest prices and best styles. At the Constitution office. Oct 26.-d1t

## FOR SALE.

**SALES, SALES, SALES.** Being made by the undersigned, Agency Owners and ready assistance by calling at our office, and giving us your property for sale. Bell & Son, 514 Oct 26.-d1t

**JUST RECEIVED AND MUST BE SOLD.** 50 barrels Irish Potatoes, 50 barrels Apples, 50 barrels Eggs, at McCullough's, No. 516 Oct 26.-d1t

**TRICKED PROPERTY FOR SALE.**—I wish to sell the 1/2 acre white, 200 ft. long, Morgan has for several years resided, situated between the railroad and the city, in the city of Atlanta. It consists of a Cottage House and twelve acres of land. J. G. Reynolds, No. 516 Oct 26.-d1t

**FOR SALE.**—Hot Bed sash in quantity. 2500. Decatur street. W. Jennings & Co. 516 Oct 26.-d1t

**HOTEL FOR SALE.**—Valuable Hotel property in the southwest corner of Pryor and Houston streets, No. 81. 491 Oct 26.-d3t

**FOR SALE.**—One new Leather Top Buggy and two new Harness, one Delivery Wagon and Harness, cheap. Call on Unit Taylor, No. 56 South Pryor st. 387 Oct 26.-d1t

## FOR RENT.

**FOR RENT.**—A 7 Room Dwelling, besides Kitchen and Servant Room, convenient to business. Good neighborhood. Possession given at once. Call at 110 Broad street, No. 516 Oct 26.-d1t

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## THE DEBT OF SAVANNAH.

Mr. John B. Manning, of New York, one of the committee of the holders of Savannah's bonds, has written a letter to the Financial Chronicle in which he discusses the debt of that city and makes some important suggestions. On the 31st of last May, the direct debt of all sorts, including overdue interest, was then \$798,346, bearing 7 per cent per annum, and therefore calling for \$265,884 per year to pay interest. The city holds available assets against its debt worth probably about \$1,500,000. With the closest economy, the city expenses are placed at \$180,000 per year, making the total charge per year about \$445,000 to pay the city's running expenses and full interest on the debt. It is obvious that the income of the year 1876, when the yellow fever raged from the 21st of August to the 14th of November, cannot be taken as a criterion of what the regular income of the city should be, but Mr. Manning says that even in that year the receipts were \$440,841; in three preceding years the receipts of the city, exclusive of the proceeds of any bonds sold, were as follows: In 1875, \$549,851; in 1874, \$619,861; in 1873, \$562,555. The valuation of real estate in the city is about \$14,000,000 and personal \$4,200,000, and the tax rate 12 per cent.

Making these figures his basis, Mr. Manning concludes: 1. That if the annual income, at previous rates of taxation, will pay the annual charges, the city should not be in debt. 2. If the annual income under the highest rate of taxation that can reasonably be imposed, falls somewhat short of paying all annual charges, it is a matter better to provide a temporary relief in the interest charge than to force a "scaling" of the face value of obligations. 3. It is not fair to include in an estimate of current charges, the principal of bonds and notes falling due, as these can be renewed with others at a lower rate of interest, if the city credit be fully maintained.

The Morning News commenting upon the statements and suggestions embodied in the letter which we have briefly synopsized, asserts upon the authority of a gentleman who has made the finances of Savannah the subject of close and careful study, that it is not the intention of the city to ask that the face of her bonds be scaled one. She proposes, when her representatives meet the bondholders in conference, which will be within the course of a few weeks, to make a plain, honest statement of facts regarding the utmost income which can be raised by the city from all sources, and then request that the bondholders will agree to the scaling of the face of the bonds. The Morning News also says that Savannah may meet her interest regularly, and finally pay off her debt dollar for dollar. We agree with the News that no proposition could be later than this. The annual interest on the city's debt and current and contingent expenses are stated as follows:

Interest on the debt \$200,000  
Interest on city expenses \$50,000  
Interest on personal property \$50,000  
Interest on sinking fund \$50,000  
Total \$350,000

To meet this the News says there is on hand real property worth \$1,500,000, and personal property worth about \$4,000,000. Taxing the first at 3 per cent (very high rate) it will yield \$45,000. Taxing the second at 1 per cent (very low rate) it will yield \$40,000. Sources may be derived about \$85,000. Total \$85,000.

The city is willing and able to bear a burden of \$400,000 a year, but beyond this she cannot go without imposing upon her citizens a rate of taxation which would have the direct effect of driving away capital and crippling her commerce—a contingency that would render her bonds well-nigh worthless. All these facts will be brought to the attention of her creditors at the meeting in November, when we have no doubt that an arrangement will be made satisfactory to all parties. There is no desire on the part of Savannah to scale her debt, and in this respect the authorities and Mr. Manning are at ease. The main point of difference, the News says, is that he bases his calculations on a valuation of property which may have been correct at one time, but which it is positively asserted, has no existence in these days of hard times and shrunken values.

## THE GEORGIA MARSHALSHIP.

The obstinate struggle over the chief executive appointment in Georgia is not ended. Mr. Fitzsimmons' name has not been sent to the senate, and the senate has been adjourned to meet Monday. The following editorial paragraph from the Washington National Republican of the 23rd inst., may give some idea of the latest phase of the prolonged struggle:

It is stated on what is deemed excellent authority that the president had at one time decided to give General James Longstreet the appointment of the Georgia marshalship, but that he changed his mind in deference to an earnest protest by the Hon. John H. Hill, Gordon and others of the Georgia congressional delegation, who alleged that Longstreet was a recent confederate and had been admitted to the administration of President Grant. Gen. Longstreet's papers were presented to President Hayes and his appointment was refused by the senate. The Hon. John H. Hill, Gordon and others of the Georgia congressional delegation, who alleged that Longstreet was a recent confederate and had been admitted to the administration of President Grant. Gen. Longstreet's papers were presented to President Hayes and his appointment was refused by the senate.

Sitting Bull's force consists of 800 warriors, besides about 50 Nez Perces who have recently joined him. He is encamped just over the border, and refuses to make peace. Such a position is a continual menace, and if the government has any vigor in its composition it will find means to bring him to terms. International courtesy will not stand in the way, for the Canadians are anxious to be rid of him and his band. Sitting Bull has been rendered desperate by the wrongs that he and his people have suffered at the hands of the Indian agents, and in his present frame of mind a massacre in the territories is both possible and probable. In his camp over the line he renders half of Dakota and Montana untenable.

## GEORGIA IN CONGRESS.

We begin a resume of the session that will be continued week after week as the session progresses. Our object is to present matters of state interest that do not find a place in the press dispatches or in the other usual sources of information. Senators Gordon and Hill were in their seats at the opening of the called session, and so were the nine members of the lower house. Mr. Blount was the first man of the delegation whose name appears in the Record as "a floor man." He took a hand in the debate over the swearing in of Joseph H. Rainey, the colored contestant from South Carolina. In the vote on the swearing in of R. H. Cain, another colored contestant from South Carolina, Messrs. Candler, Felton, Harris and Hartridge voted in favor of seating him on a prima facie case, while Messrs. Bell, Blount, Cook and Smith voted in the negative. Mr. Stephens did not vote.

On Thursday, the petition of Sarah T. Jeffries, executrix, was referred to the committee on claims, at the instance of Senator Gordon.

Gen. Gordon is the sixth member of the committee on commerce, fifth of the committee on agriculture, and sixth of that on education and labor. Mr. Hill is the ninth member of the committee on privileges and elections; third on revolutionary claims, and seventh on mines and mining.

Mr. Cook obtained, on Wednesday, unanimous consent to withdraw the papers of James Johnson, ex-Lieutenant, presented the petition of the city of Macon to have refunded \$4,545, money collected as taxes by United States officials under an act of congress taxing banks, bankers and banking corporations. The petition was referred to the future committee on claims.

On motion of Senator Gordon, on Thursday, the papers in some Louisiana case were withdrawn from the files and referred to the committee on claims. None of the cases seem to be of special interest to Georgians, and we do not therefore give the names of the parties or the nature of the claims.

In the famous 35 to 33 vote on Judge Spofford's credentials, both of our senators were present to enter Georgia's protest against the wrong to Louisiana. On Friday of last week very little business was transacted, and on Saturday none whatever. On Monday Mr. Hill had the papers in the case of Nathaniel P. Harbin referred to the committee on claims. Mr. Candler presented the petition of Charles W. Hubbard and other letter-carriers and citizens of Atlanta, for an increase of the salaries of letter-carriers. Mr. Harris presented a paper relating to the establishment of a post office at Bowdon, Georgia, to Cooper Mines, Alabama.

## THE INDIAN CAMPAIGN ENDED.

A telegram from Bismarck to the New York Herald states that General Howard with his staff arrived at that place on the 24th inst., on his way to Chicago to confer with General Sheridan. The same telegram announces that General Sturgis, commanding the seventh cavalry, also arrived at Fort Lincoln the same day. He was a companion of Captain Maylaw, Captain Godfrey, and the adjutant of the 7th Cavalry, and was a member of the expedition. The two former were wounded at the fight with Chief Joseph when he was captured. The seventh cavalry (Custer's old regiment) it appears, had acted an important part in bringing this campaign to a close, and has as heretofore suffered severely. On the 14th of September last, General Sturgis struck Joseph and his band near the Yellowstone river after an unprecedented day, and fought the Indians all day, killing seventy-six warriors, wounding a large number and capturing about one thousand ponies. His loss was very small, not amounting to more than twelve or fifteen killed and wounded. Being without rations and his men on the point of starvation, his pursuit was delayed, but continued under the most disadvantageous circumstances. He had with him only a part of his regiment, six companies. General Miles, who was not in the pursuit, moved on to the mouth of the Snake, and headed off Joseph in a crippled condition near Bear Paw mountain, and surrounded him on the 31st inst. with six companies of cavalry, three of the seventh and three of the second cavalry, and five companies of the fifth infantry. In the fight which ensued, Miles lost in killed and wounded 67 officers and men. The charge was made by the three companies of the 7th cavalry, supported by a portion of the infantry. In the charge, Captain Hayes and Lieutenant Biddle fell mortally wounded, and Captain Maylaw and Godfrey were both wounded. The survivors were nearly all in these three companies. About forty warriors were supposed to have been killed and wounded. It was a dearly bought victory, but General Miles has the credit of the capture of Joseph and his band, which by the engagements with Howard, Gibson and Sturgis had been reduced to one hundred and sixty warriors. Such are the fortunes of war. General Miles is a good Indian fighter, and a nephew of General Sherman. General Sturgis was within two or three days' march when General Miles struck him. The captured Indians, according to the telegram, are now in charge of the 7th cavalry, and have been ordered by the department to be taken to Fort Lincoln. We are glad to know that the son of our fellow-citizen, General Garlington, has escaped the dangers of this arduous campaign.

## THE BANKRUPT LAW.

There is a prospect of a speedy repeal of the iniquitous bankrupt act. The law was enacted eleven years ago and during that entire period has done more than anything else to encourage fraud and dishonesty.

In the southern states it has been an especial hardship. Our honest merchants have with difficulty completed their business with fraudulent debtors, who in the outset of their business career fully intended to take shelter under this unjust bankrupt act.

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national assembly from the legislative halls?" The general shrugged his shoulders and subsided.

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